

EMPLOYEE HANDOUT

DEPOSITS FOR POST 56 MILITARY SERVICE

Persons First Employed Under the Civil Service Retirement System BEFORE 10-1-82

If You Will Be:	Your Choices:	Effect on Your Annuity:
Eligible for Social Security benefits at the time of retirement	Paying deposit for post-56 military service before retiring	All military service will be counted in the computation of annuity
	Not paying deposit for post-1956 Military service before retiring	All military service will count towards <u>title</u> to annuity Only Pre-1957 military service counted in computation of annuity
Ineligible for Social Security benefits at the time of retirement, but <u>become</u> eligible after annuity has begun (at age 62)	Paying deposit for post-56 military service before retiring	All military service will be credited for title and computation at the time annuity begins <u>and</u> later
	Not paying deposit for post-56 military service before retiring	All military service will be credited for title and computation when annuity begins At age 62 (when you become eligible for social security), your annuity will be recomputed to eliminate credit for post-1956 military service
Not eligible for Social Security benefits at age 62	—————→	All military service will be credited for title and computation without payment of deposit

Persons First Employed Under the Civil Service Retirement System ON OR AFTER 10-1-82

Your Choices:	Effect On Your Annuity:
Paying deposit for post-56 military service	All military service will be credited for title and annuity computation, whether or not you are ever eligible for Social Security
Not Paying deposit for post-56 military service before retiring	Pre-1957 military service will be credited for title and annuity computation. Post-1956 military service will <u>not</u> count for either computation or title to annuity, even if you never become eligible for Social Security.

EMPLOYEE HANDOUT

CSRS

DECIDING WHETHER TO WAIVE MILITARY RETIRED PAY

With few exceptions, receipt of military retired pay means that no military service can be credited toward retirement eligibility or used for the computation of annuity unless military retired pay is waived.

Type of Military Retired Pay	Choices	Effect on Annuity
<p>Awarded on account of service-connected disability which was:</p> <ol style="list-style-type: none"> 1. Incurred in combat with an enemy of the United States; or 2. Caused by an instrumentality of war and incurred in the line of duty during a period of war. 		<p>The years of military service will be used in computing the CSRS annuity (subject to CSRS military deposit rules). A waiver of military retired pay is not required.</p>
<p>Awarded under provisions of sections 1331 through 1337 of chapter 67, title 10, U.S. Code which grants retired pay to members of reserve components who meet age and service requirements.</p>		<p>The years of military service will be used in computing the CSRS annuity (subject to CSRS military deposit rules). A waiver of military retired pay is not required.</p>
<p>Other types of military retired pay.</p>		<p>All creditable military service will be used in computing CSRS annuity (subject to CSRS military deposit rules).</p> <hr/> <p>Any military service used to compute military retired pay will not be used to compute the CSRS annuity.</p>

EMPLOYEE HANDOUT

FERS

DECIDING WHETHER TO WAIVE MILITARY RETIRED PAY

With few exceptions, receipt of military retired pay means that no military service can be credited toward retirement eligibility or used for the computation of annuity unless military retired pay is waived.

Type of Military Retired Pay	Choices	Effect on Annuity
<p>Awarded on account of service-connected disability which was:</p> <ol style="list-style-type: none"> 1. Incurred in combat with an enemy of the United States; or 2. Caused by an instrumentality of war and incurred in the line of duty during a period of war. 		<p>The years of military service will be used in computing the FERS annuity if deposit is paid. A waiver of military retired pay is not required.</p>
<p>Awarded under provisions of sections 1331 through 1337 of chapter 67, title 10, U.S. Code which grants retired pay to members of reserve components who meet age and service requirements.</p>		<p>The years of military service will be used in computing the FERS annuity if deposit is paid. A waiver of military retired pay is not required.</p>
<p>Other types of military retired pay.</p>	<p>Waiving military retired pay</p> <hr/> <p>Not waiving military retired pay</p>	<p>All creditable military service will be used in computing FERS annuity if deposit is paid.</p> <hr/> <p>Any military service used to compute military retired pay will not be used to compute the FERS annuity.</p>

EMPLOYEE HANDOUT

Benefits and Entitlements Impact of the Uniformed Services Employment and Reemployment Rights Act (USERRA) of 1994

AN OVERVIEW OF BENEFITS UNDER USERRA

Civilian Federal employees who are members of the Uniformed Services and who are called to active duty military service (or volunteer for active duty) may be entitled to the following rights and benefits:

PAY: While in LWOP status, employees performing active military duty will receive compensation from the Armed Forces in accordance with the terms and conditions of their military enlistment or appointment. They will not receive any compensation from their civilian employing agency unless they elect to use available military leave or annual leave.

LUMP-SUM LEAVE PAYMENTS: Employees who enter into active military duty may choose (1) to have their annual leave remain to their credit until they return from active duty, or (2) receive a lump-sum payment for all accrued and accumulated annual leave. There is no requirement to separate to receive a lump-sum leave payment.

HEALTH BENEFITS: An employee covered by the Federal Employees Health Benefits (FEHB) Program who is placed in LWOP, can continue his/her health benefits enrollment for a total of 18 months (prior to USERRA, this coverage terminated after 365 days). If the employee elects to continue FEHB coverage, the employee is responsible for paying his or her share of the premium, but can elect to incur a debt rather than pay on a current basis for the first 12 months of this continued enrollment. However, the employee will be responsible for 102% of the health insurance premium for the remaining 6 months of coverage, thus paying both the employee and employer share of the health premium, plus a two percent administrative fee. Employees entering LWOP may elect, in writing, to terminate FEHB coverage and, upon restoration, reenroll prospectively. This entitlement to continued coverage for 18 months with the first 6 at the employee rate is also available to employees who elect to separate from federal service to perform military service, rather than enter into LWOP.

LIFE INSURANCE: An employee covered by the Federal Employees' Group Life Insurance (FEGLI) who is placed in LWOP or who separates to perform military service, will continue to be covered under the basic and all forms of optional coverage for up to 12 months at no cost. After 12 months, the coverage is terminated and the employee has a 31-day temporary extension of coverage for conversion to a nongroup policy.

RETIREMENT: An employee placed in LWOP continues to be covered by the retirement laws. The period of military service is creditable subject to the normal rules for crediting military service. Death benefits will be paid as if he or she were still in the civilian position. If the employee becomes disabled for his or her civilian position during the LWOP and has the minimum amount of civilian service necessary for title to disability benefits (5 years for CSRS, 18 months for FERS), the employee will become entitled to disability benefits under the retirement law. Upon eventual retirement from civilian service, the period of military service is creditable under either CSRS or FERS, subject to the rules for crediting military service. In some cases it will be necessary to make a military deposit for the period of military service in order for that period to be credited towards retirement eligibility and annuity computation.

If an employee separates to enter active military duty, he or she generally will receive retirement credit for the period of separation when the employee exercises restoration rights to his or her civilian position. If the separated employee does not exercise the restoration right, but later re-enters Federal civilian service, the military service may be credited under the retirement system, subject to the normal rules governing credit for military service.

MILITARY LEAVE: Employees who elect to use military leave will receive full compensation from their civilian position for each workday charged to military leave, in addition to their military pay for the same period. (An eligible full-time employee accrues 15 calendar days of military leave each fiscal year, and any unused military leave at the end of the year, limited to 15 calendar days is carried forward for use in addition to the 15 days credited at the beginning of the new fiscal year).

POST-56 MILITARY DEPOSITS: Prior to USERRA, service credit deposits were based on a set percentage (7% for CSRS and 3% for FERS) of the amount of military base pay, plus interest. The rules for charging interest have not have changed. The law now states that in any case where military service interrupts creditable civilian service and reemployment pursuant to chapter 43 of title 38 occurs on or after Aug 1, 1990, the deposit payable may not exceed the amount that would have been deducted and withheld from basic pay during civilian service if the employee had not performed the period of military service. In computing the amount of the military deposit, the agency must make two calculations (1) 3% or 7% of the military base pay, and (2) an alternative calculation of what the CSRS or FERS employee contributions would have been for the civilian service had the individual not entered into the military. The employee's deposit is the lesser of the two. Employees should carefully review military deposit estimates provided by the personnel office. Interest begins to accrue yearly subsequent to a 2 year interest-free grace period. Employees can eliminate the additional interest cost of such a deposit by making the deposit during the interest free grace period

THRIFT SAVINGS PLAN (TSP): For the purposes of the Thrift Savings Plan (TSP), no contributions can be made, either by the agency or the employee, for any time in a LWOP status or for the period of separation. However, if the employee is subsequently reemploy in, or restored to a position covered by FERS or CSRS pursuant to 38 U.S. C. chapter 43, they may make up missed contributions. FERS employees are entitled to receive retroactive Agency Automatic 1% Contributions and, retroactive employee contributions would be subject to applicable Agency Matching Contributions. An agency must give an employee at least two (not to exceed four) times the length of his/her military service to make up the contributions. The employee is allowed to contribute the maximum amount he/she would have been allowed to contribute, subject to statutory maximums. All TSP contributions must be through payroll deductions. Lump sum payments or rollovers are not permitted.

ANNUAL AND SICK LEAVE: Employees who perform active military duty may request the use of accrued and accumulated annual leave to their credit. Requests for sick leave may be granted if appropriate under the normal requirements for such leave. Employees who use annual leave or sick leave will receive full compensation from their civilian position for all hours charged to annual or sick leave in addition to their military pay for the same period. Employees do not earn annual or sick leave while in an extended nonpay status.